

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF TENNESSEE
AT CHATTANOOGA

UNITED STATES OF AMERICA)
v.) EDTN Arresting Dist No. 1:20-mj-143-SKL
MITCHELL MATTHEW MONTEVERDI) Middle Dist. Florida – Tampa Div.
) Charging Dist. No. 8:00-cr-281-T-17MAP
)
)

MEMORANDUM AND ORDER

The defendant appeared for a hearing before the undersigned on September 22, 2020, in accordance with Rules 5 and 32.1 of the Federal Rules of Criminal Procedure for an initial appearance of the defendant on an arrest warrant and Petition for Warrant for Offender Under Supervision out of the U.S. District Court, Middle District of Florida, Tampa Division. Those present for the hearing included:

- (1) AUSA Joe DeGaetano for the USA.
- (2) The defendant, MITCHELL MATTHEW MONTEVERDI.
- (3) Attorney Damon Burk with Federal Defender Services of Eastern Tennessee as appointed counsel for defendant.

After being sworn in due form of law, the defendant was informed or reminded of his privilege against self-incrimination accorded him under the 5th Amendment to the United States Constitution. Federal Defender Services of Eastern Tennessee was present as court appointed counsel in the arresting district.

The defendant had been provided with a copy of the arrest warrant and Petition and had the opportunity of reviewing those documents with his attorney. It was determined defendant was capable of being able to read and understand the documents.

The AUSA moved that defendant be detained without bail pending a detention hearing in the U.S. District Court, Middle District of Florida, Tampa Division. Defendant admitted he is the person named in the Petition and waived his right to a preliminary hearing in this district, but requested a detention hearing and time to prepare for said hearing. Defendant was temporarily detained until his detention hearing, which was scheduled to take place on October 2, 2020 [Doc. 8]. Prior to the hearing, counsel for Defendant filed a notice of waiver of detention hearing in this district [Doc. 9] stating that Defendant wished to cancel the detention hearing set for October 2 in this district and thus reserves his right to a detention hearing in the charging district with any further proceedings be held in the U.S. District Court, Middle District of Florida, Tampa Division.

It is ORDERED:

(1) Defendant shall be **TEMPORARILY DETAINED** pending his transfer to the U.S. District Court, Middle District of Florida, Tampa Division as set forth in the Order of Temporary Detention Pending Hearing Pursuant to Bail Reform Act.

(2) The U.S. Marshals Service shall transport defendant to the U.S. District Court, Middle District of Florida, Tampa Division for a hearing on a date to be determined once defendant is in said district.

ENTER.

s/ *Susan K. Lee*

SUSAN K. LEE
UNITED STATES MAGISTRATE JUDGE